PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

11 AUG 2004

WI	PO	P	CI	Г

Applicant's or agent's file reference 3167-01		ent's file reference	FOR FURTHER ACTIO		on of Transmittal of International xamination Report (Form PCT/IPEA/416)	
International application No. PCT/US 03/17588			International filing date (day) 05.06.2003	nonth/year)	Priority date (day/month/year) 10.06.2002	
International Patent Classification (IPC) or both national classification and IPC C10M163/00						
Applicant THE LUBRIZOL CORPORATION et al.						
This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.						
2.	This	REP	ORT consists of a total of	of 5 sheets, including this co	ver sheet.	
	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).					
	These annexes consist of a total of 2 sheets.					
3.	This	repor	t contains indications rel	lating to the following items:		
	1	☒	Basis of the opinion			
	ii		Priority			
	Ш		•	pinion with regard to novelt	v. inventive step	and industrial applicability
	IV		Lack of unity of invention		,	.,
	٧	☒	Reasoned statement u citations and explanation	nder Rule 66.2(a)(ii) with re	gard to novelty, ir	nventive step or industrial applicability;
	VI		Certain documents cite	ed		
	VII		Certain defects in the in	nternational application		
	VIII		Certain observations of	n the international application	n ·	
Date of submission of the demand		Date	of completion of the	nis report		
07.01.2004		10.	08.2004			
Name and mailing address of the international preliminary examining authority: Authorized Officer			gentimas Palement			
European Patent Office D-80298 Munich Van Iddekinge, R						
		Tel. Fax	+49 89 2399 - 0 Tx: 52365 : +49 89 2399 - 4465	i6 epmu d	phone No. +49 89	2399-8346

Telephone No. +49 89 2399-8346

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/US 03/17588

I. Basi	s of the	report
---------	----------	--------

1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	De	scription, Pages					
	1-2	4	as published				
	Cla	ims, Numbers					
	1-2	7	as published				
	28-	32	filed with telefax on 11.02.2004				
	Dra	wings, Sheets					
	1		as published				
2.	Wit lan	h regard to the langu guage in which the in	age, all the elements marked above were available or furnished to this Authority in the ternational application was filed, unless otherwise indicated under this item.				
	The	ese elements were av	ailable or furnished to this Authority in the following language: , which is:				
		\Box the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)).					
		the language of pub	lication of the international application (under Rule 48.3(b)).				
		the language of a tra Rule 55.2 and/or 55.	anslation furnished for the purposes of international preliminary examination (under 3).				
3.	Wit inte	h regard to any nucl e rnational preliminary	ectide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:				
		contained in the international application in written form.					
		illed together with the international application in computer readable form.					
		☐ furnished subsequently to this Authority in written form.					
		☐ furnished subsequently to this Authority in computer readable form.					
	Ċ	The statement that t in the international a	he subsequently furnished written sequence listing does not go beyond the disclosure pplication as filed has been furnished.				
		The statement that t listing has been furn	he information recorded in computer readable form is identical to the written sequence ished.				
4.	The	amendments have r	esulted in the cancellation of:				
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:				

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No.

PCT/US 03/17588

5. 🗆	This report has been established as if (some of) the amendments had not been made, since they have
	been considered to go beyond the disclosure as filed (Rule 70.2(c)).

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

No:

Yes: Claims

Claims

2-21,24-31 1,22,23,32

Inventive step (IS)

Yes: Claims

No: Claims

1-32

Industrial applicability (IA)

Yes: Claims

1-32

No: Claims

2. Citations and explanations

see separate sheet

EXAMINATION REPORT - SEPARATE SHEET

Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1). Reference is made to the following documents:

D1=EP-A-1203806 D2=EP-A-1167497 D3=US-A-5919740

- 2). D1 discloses a lubricant comprising (D1: claim 1; tables 2,3):
 - a base oil
 - -a polyalkenyl succinimide (D1: claim 1)
 - -a calcium phenate and/or calcium sulfonate (D1: claim 1)
 - -a zinc dithiophosphate, being preferably a salt of a dialkyldithiophosphoric acid according to claim 1 of the present application (D1: claims 1,3; tables 2, 3; page 4, line 45 - page 5, line 12)

D2 discloses a lubricant comprising (D2: claims 1,3):

- a base oil
- -an ashless dispersant, comprising an alkenyl- or alkyl-succinimide (D2: claim 1)
- -an alkali or alkaline earth metal containing detergent (D2: claim 1)
- -a zinc dialkyl dithiophosphate, being preferably a salt of a dialkyldithiophosphoric acid according to claim 1 of the present application (D2: claim 1; example 3; column 7)
- an oxidation inhibitor (phenol or amine compound)

D3 discloses a lubricant comprising (D3: column 3, lines 49-66):

- a base oil
- -an ashless dispersant, being preferably an acylated nitrogen compound having at least about 10 aliphatic carbon atoms and a TBN of at least about 2 (D3: column 4, lines 33-64; example 3)
- -a metal detergent, being preferably neutral or overbased calcium and magnesium phenates and sulfonates (D3: column 5, lines 35-37; example 3)
- -a metal or amine dihydrocarbyl dithiophosphate, being preferably a salt of a dialkyldithiophosphoric acid according to claim 1 of the present application (D3: claims 1-3; example 3; column 7)
- -a pour point depressant

INTERNATIONAL PRELIMINARY International application No. PCT/US 03/17588 EXAMINATION REPORT - SEPARATE SHEET

-a viscosity modifier

The claimed lubricants of D1, D2 and D3 are internal combustion engine lubricants and have a low phosphorus content and do not contain copper (certain embodiments of the lubricants of D2 and D3 may contain copper).

The argument given by the applicant that the subject-matter of the present claims is novel because D1-D3 do not explicitly disclose the substantial absence of copper cannot be accepted because the subject-matter of a claim is normally defined by means of positive features. Therefore it may be assumed that when a certain compound (copper) is not mentioned in a claim then this compound is not necessary and not present.

Claims 1-4 of D1 and claims 1-18 of D2 and claims 7-8 of D3 define lubricant compositions. None of these claims mention copper. Therefore copper is not an essential feature in the lubricant compositions of D1, D2 or D3. Consequently it may be assumed that D1, D2 and D3 disclose lubricant compositions wherein copper is substantially absent.

Thus D1, D2 and D3 disclose the subject-matter of all the independent claims 1, 22, 23 and 32.

Therefore claims 1, 22, 23 and 32 do not fulfil the requirements of Article 33(2) PCT (novelty).

3). The additional features of dependent claims 2-21, 24-31 either known from D1, D2 and/or D3 or do not appear, in combination with the features of any claim to which they refer, to involve an inventive step.

Therefore claims 1 to 32 do not fulfil the requirements of Article 33(3) PCT (inventive step).